Cas 1	2:18-cr-00876-JAK Document 14	Filed 03/01/19 Page 1 of 21 Page ID #:50			
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7	UNITED STATES DISTRICT COURT				
8	CENTRAL DISTRICT OF CALIFORNIA				
9	USA	CASE NO:			
10	Plaintiff(s),	2:18-cr-00876-SJO			
11	v.	DISCOVERY AND TRIAL ORDER			
12	ANDERSON SAM BONILLA ECHEGOYEN	IN CRIMINAL CASES BEFORE JUDGE S. JAMES OTERO UNITED STATES DISTRICT			
13		JUDGE			
14	Defendant(s).				
15	Detendant(s).				
16					
17	READ THIS O	RDER CAREFULLY.			
18	IT CONTROL	S THIS CASE AND			
19	DIFFERS IN SOME RESPE	CTS FROM THE LOCAL RULES.			
20	The Clerk is ordered to serve a copy of this Order personally or by mail on				
21	all counsel for parties to this action. This Order is subject to change at any time.				
22	It is the responsibility of counsel to refer to this Court's Procedures and Schedules				
23	found on the Court's website (www.cacd.uscourts.gov) to obtain the operative				
24	order(s).				
<ul><li>25</li><li>26</li></ul>		the calendar of The Honorable S. James Otero.			
27	To obviate unnecessary motions for discovery in criminal actions, proceedings,				
28	matters, or cases assigned to the undersigned Court for trial, the Court notes the				
20	following (unless the court orders o	tnerwise):			

and other information. Counsel are not to initiate telephone calls to

Building & U.S. Courthouse, 255 East Temple Street, Room 178,

- 9. Filing Under Seal: The parties shall make every effort to limit the number and volume of under seal filings. In most circumstances, parties should seek to file under seal only the specific exhibits or documents for which there is a valid basis for filing under seal. When seeking the Court's approval for an under seal filing, the submitting party shall electronically file an Ex Parte Application to Seal and proposed Order through the Court's CM/ECF System pursuant to Local Criminal Rule 49-1. The Ex Parte Application and proposed Order shall not contain the information the party seeks to file under seal. The party seeking permission to file under seal shall submit to the Court's generic chambers e-mail address (sjo chambers@cacd.uscourts.gov) PDF versions of the Ex Parte Application, proposed Order, Declaration in Support of Ex Parte Application stating the reason for the under seal filing, and the document(s) and/or exhibit(s) the party seeks to file under seal. The party shall also submit a Word or WordPerfect version of the proposed Order to sjo\_chambers@cacd.uscourts.gov. Unless otherwise ordered by the Court, the submitting party shall deliver a Mandatory Chambers Copy of the Ex Parte Application, proposed Order, Declaration in Support of Ex Parte Application, and the document(s) and/or exhibit(s) the party seeks to file under seal to the Judge's mail box outside the Clerk's Office (First Street Courthouse, 4<sup>th</sup> Floor), no later than 12:00 p.m. on the following business day. In camera submissions shall also be delivered to the Judge's mail box outside the Clerk's Office.
- **10. Preparation of Documents/PDF**: Counsel shall adhere to Local Rule 5-4.3.1 with respect to the conversion of all documents to a PDF so that when a document is electronically filed, it is in the proper size and format that is PDF searchable.

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## 11. Discovery and Discovery Cut-Off:

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- a. Counsel for the government and counsel for defendant shall comply promptly with discovery and notice pursuant to Fed. R. Crim. P. 12, 12.1, 12.2, 12.3, 12.4, 15, and 16.
- b. Discovery by Defendant: Within seven (7) days of the trial setting of any criminal action, proceeding, matter or case, the United States Attorney, or an Assistant United States Attorney, and the defendant's attorney shall meet and confer, and upon request of the attorney for the defendant, the government shall provide defendant's attorney with:
  - **Statement of Defendant**: The government shall disclose to defendant's attorney its intent to use any statements or confessions made by the defendant. If defendant questions the admissibility of such statement or confession, the hearing required by Jackson v. Denno, 378 U.S. 368 (1964), shall be held on the day of trial prior to the opening statements of counsel. The government shall permit defendant's attorney to inspect and copy or photograph any relevant written or recorded statements or confessions made by the defendant, or copies thereof, within the possession, custody or control of the government, the existence of which is known, or may become known, to the attorney for the government. The government shall advise defendant's attorney of the substance of an oral statement available to the government in response to any interrogation by an employee or agent of any agency, local, state, or federal, or private source involved in the investigation or reporting of the offense(s) charged in the information/indictment.
  - ii. **Reports or Examinations and Tests**: The government

- g. **Objections to Evidence**: Unless specific objection to the evidentiary foundation of any document, photograph, book, paper, or other tangible object disclosed by the required conference of counsel is made in the report to the Court hereafter required to be filed, it shall be deemed that the requirement of foundation (including chain of custody) for the introduction of such evidence at trial is waived.
  - i. If a report produced at the required conference of counsel contains the result of a scientific test, performed by a competent expert witness (as shown by a resume) is not objected to in the report to the Court hereafter required to be filed, an objection to the admissibility of said report in lieu of the testimony of the expert performing such scientific test shall be deemed to have been waived.
- h. This order is not intended to preclude discovery by the government pursuant to Fed. R. Crim. P 16(c).
- It shall be the joint duty of counsel for the defendant and the government to schedule and hold the conference contemplated herein.
  - The government shall assure time and availability for such conference within the time herein provided unless the discovery conference is waived in writing by defendant and his counsel and such waiver is filed with the Court.
  - ii. Counsel for defendant shall (1) have reviewed all the disclosures made and received, and (2) had sufficient discussion with his/her client and the government by the time of the first status conference with the Court to enable counsel to meaningfully discuss with the Court at said

Case 1	2:18-cr-00876-JAK		ment 14 Filed 03/01/19 Page 12 of 21 Page ID #:61 ed and bearing the same number shown on the exhibit
2		list.	
3		(1)	Defendant's counsel does not have to deliver his or
4			or her exhibits to the Courtroom Deputy Clerk on the
5			first day of trial; however, defendant's counsel is
6			responsible for affixing completed exhibit tags with
7			the case name and case number to his or her exhibits
8			which are intended to be used in the defendant's case.
9		(2)	Exhibit tags can be obtained from the Clerk's Office
10			on the 4th Floor of the First Street Courthouse, or at
11			312 North Spring Street, Room G-8.
12		(3)	Exhibits shall be numbered 1, 2, 3, 4, etc., NOT 1.1,
13			1.50, etc. Counsel for both (all) sides should agree
14			on the range of numbers to be assigned (e.g.,
15			Government exhibits to be 1-99, Defendant One to
16			to be 100-199; Defendant Two 200-299, etc.) If a
17			blow up is an enlargement of an existing, it shall be
18			designated with the number of the original exhibit
19			followed by an "A".
20		(4)	Counsel for the government should be aware that
21			the Court will order that exhibits such as firearms,
22			narcotics, etc., remain in the custody of the agent(s)
23			during the pendency of the trial. The agent(s) will be
24			required to sign the appropriate form in order to take
25			custody of such exhibits. It shall be the responsibility
26			of the agent(s) to produce said items for the Court,
27			secure them at night and guard them at all times
28			while in the courtroom.

## Case 2:18-cr-00876-JAK Document 14 Filed 03/01/19 Page 14 of 21 Page ID #:63 CASE: TRIAL DATE 2 Party Calling Cross Examiner's Description of Witness Name Witness and Comments Estimate Testimony 3 Estimate 4 5 vii. **Witness Statement**: The government shall file with the 6 Court in camera a list of the statements of all witnesses to 7 be called by the government in its case in chief. 8 (1) Such statement shall be filed at least ten (10) days 9 before trial. 10 (2) Such statement shall include the name of the person 11 taking the statement. 12 (3) Failure to file such statement with the Court may, at 13 the discretion of the Court, preclude the presentation 14 testimony of any witness whose statement has been 15 previously taken and available to the government. 16 If counsel need to arrange for the installation of their own additional e. 17 equipment, such as a video monitor, overhead projector, etc., please 18 refer to the Court's website (www.cacd.uscourts.gov) or contact the 19 Courtroom Technology Help Desk at (213) 894-3061 in order to 20 make any necessary arrangements. 21 f. Before trial commences, the Court will give counsel an opportunity 22 to discuss administrative matters and anticipated procedural or 23 legal issues. During the trial, if there are any matters counsel wish 24 to discuss, counsel shall inform the Courtroom Deputy Clerk. 25 The trial before the jury shall commence promptly at 8:30 a.m. or g. 26 earlier at the direction of the Court. Counsel are urged to anticipate 27 matters which may need discussion or hearing outside of the presence 28 of the jury and to raise them during this period, during breaks, or

Case 1	2:18-	er-00876-JAK Document 14 Filed 03/01/19 Page 15 of 21 Page ID #:64 at the end of the day.				
2	h. Counsel are ordered to e-mail courtesy copies of all trial documents					
3	to the Courtroom Deputy Clerk.					
4	13.	Joint Statement: Counsel shall file their Joint Statement of the Case which				
5		the Court shall read to all prospective jurors prior to the commencement of				
6		of voir dire. The statement shall not exceed one page. The Joint Statement				
7	is to be submitted no later than the WEDNESDAY OF THE WEEK					
8	PRIOR TO TRIAL.					
9	14.	14. Jury Instructions and Verdict Forms				
10		a. <b>Jury Instructions</b> : Counsel must submit proposed SUBSTANTIVE				
11		and GENERAL instructions, as well as e-mail to the Court at				
12	sjo_chambers@cacd.uscourts.gov Word or WordPerfect versions					
13		of the proposed instructions.				
14		i. In those cases where a special verdict is desired, counsel shall				
15		submit a proposed verdict form with the jury instructions.				
16		b. The parties must submit <b>joint jury instructions</b> and a <b>joint</b>				
17	proposed verdict form (if a special verdict is desired). In order					
18	to produce these joint instructions, the parties shall meet and confer					
19	sufficiently in advance of the required submission date with the					
20	goal of agreeing upon instructions and verdict forms. The jury					
21	instructions shall be submitted as follows:					
22		i. JOINT JURY INSTRUCTIONS, those instructions which are				
23		agreed to by all parties; and				
24		ii. DISPUTED JURY INSTRUCTIONS, those instructions				
25		propounded by a party to which another party objects.				
26		iii. Objections to disputed instructions shall be filed no				
27		later than the Friday before the trial. Each requested				
28		jury instruction shall be numbered and set forth in full on a				

Case 1	2:18-Cr-0087	separate page, citing the authority or source of the requested		
2		instruction.		
3	c.	The Court prefers counsel to use the instructions from the		
4		MANUAL OF MODEL CRIMINAL JURY INSTRUCTIONS		
5		FOR THE NINTH CIRCUIT, West Publishing, latest edition.		
6		Another suggested source is FEDERAL JURY PRACTICE AND		
7		INSTRUCTIONS, Devitt, Blackmar, Wolff and O'Malley, West		
8		Publishing Co., latest edition.		
9	d.	The Court will send several copies of the jury instructions into the		
10		jury room for use by the jury during deliberations. Accordingly,		
11		in addition to the filed copies, an extra set of the proposed		
12		instructions shall be submitted to the Court with only the text		
13		of an instruction on each page (i.e., no titles, supporting		
14		authority, indication of party proposing, etc.). This will be		
15		referred to as the "Jury Copy" of the instructions. (Duplicates		
16		will be made by the Court.)		
17	e.	Special Verdict: If counsel seek a special verdict, counsel shall		
18		follow the procedure set forth in paragraphs b and c in order to		
19		formulate a Joint Proposed Verdict Form. Counsel shall submit		
20		the proposed verdict form with the proposed jury instructions.		
21		as well as e-mail to the Court a Word or WordPerfect version of		
22		the proposed verdict form.		
23	f.	An Index Page shall accompany all jury instructions that are		
24		submitted to the Court. The index shall indicate the following:		
25		i. The number of the instruction;		
26		ii. A brief title of the instruction;		
27		iii. The source of the instruction; and		
28		iv. The page number of the instruction.		

4	2:18-0	r-0087	6-JAK Docume	nt 14 Filed 03/01/	19 Page 17 of	21 Page ID #:66
1	For	exampl	le:			
2			Number	Title	Source	Page Number
3			1	Duty of the Jury	9th Cir. 1.01	5
4	15.	Instr	uctions Governi	ng Procedure Dui	ring Trial	
5		a.	Criminal trials a	are held Monday th	rough Friday fr	om 8:30 a.m. to
6		to 11:30 a.m. and from 1:00 p.m. to 4:00 p.m.				
7		b.	b. Opening statements, examination of witnesses, and closing arguments			
8			should be made from the lectern only.			
9		c.	Counsel shall not refer to their clients or any witness by their first			
10			during trial.			
11		d.	Counsel shall no	ot discuss the law	or argue the case	e in opening
12			statements.			
13		e.	When objecting, counsel shall state only that counsel is objecting			
14			and the legal gr	ound of the objecti	on, e.g., hearsay	y, irrelevant, etc.
15			Counsel shall n	ot argue an objection	on before the ju	ry.
16		f.	Counsel shall n	ot approach the Co	ourtroom Deputy	y Clerk or the
17			box without the	Court's permissio	n.	
18		g.	Counsel shall re	eturn to the lectern	when his or her	purpose has
19			been accomplis	hed.		
20		h.	Counsel shall ne	ot enter the well of	the Court with	out the Court's
21			permission.			
22		i.	Counsel shall ri	se when addressing	g the Court. In j	ury cases, please
23			rise when the ju	ry enters or leaves	the courtroom.	
24		j.	Counsel shall a	ddress all remarks	to the Court.	
25		k.	Counsel shall no	ot directly address	the Courtroom	Deputy Clerk,
26			the reporter, or	opposing counsel.		
27		1.	If counsel wish	to speak with oppo	osing counsel, c	ounsel shall ask
28			permission to ta	lk to counsel <b>OFF</b>	THE RECOR	D.

their own clients and witnesses to avoid such conduct.

x. SPEAK UP when making an objection, the acoustics in the courtroom

which is being given by a witness. Counsel should similarly admonish

- x. SPEAK UP when making an objection, the acoustics in the courtroom make it difficult for all to hear an objection when it is being made.
- y. *Voir Dire*: At least four (4) court days prior to trial, each counsel shall file with the Clerk and served on opposing counsel any special question requested to be put to prospective jurors on *voir dire*. The parties need not submit requests for standard *voir dire* questions, such as education, current occupation, marital status, prior jury service, etc., but should include only proposed questions specifically tailored to the parties and issues of the case.
- 16. Motions and Motion Cut-Off Date: Unless the Local Rules prescribe a different time for filing a particular motion, all pretrial motions, except motions governed by Local Criminal Rule 12-1, shall be filed and served not later than twenty-one (21) days before the trial and set for hearing not later than the Monday eight (8) days prior to trial at 10:00 a.m., or otherwise allowed by the Court. Motions *in limine* are heard on the first day of trial, unless otherwise ordered by the Court. Counsel's estimate of the time required for presentation of the motion must be set forth adjacent to the caption.
  - a. The party opposing the motion shall file a response not later than fourteen (14) days before trial or not later than seven (7) days after service of the motion, whichever is earlier, or as otherwise allowed by the Court. Responding counsel's estimate of the time required for presentation of opposition of the motion must be set forth in the caption of the responding papers.
  - All criminal law and motion matters shall be filed on the electronic filing system.

- c. Memoranda of points and authorities in support of or in opposition to motions shall not exceed twenty-five (25) pages. Replies shall not exceed twelve (12) pages. Only in rare instances and for good cause shown will the Court grant an application to extend page limitations. No supplemental brief shall be filed without proof of leave of Court. Typeface shall comply with L.R. 11-3.1.1. (Civil).

  NOTE: If the Times Roman font is used, the size must be no less than 14; if Courier is used, the size must be no less than 12.

  Footnotes shall be in typeface no less than one size smaller than text size and shall be used sparingly. Filings which do not conform to the Local Rules and this Order will not be considered.
- **17. Motions to Supress**: Motions to Suppress must be filed thirty-five (35) days prior to the trial date and set for hearing two (2) weeks prior to the trial date at 10:00 a.m.
- 18. Sentencing Proceedings: Sentencing proceedings are conducted pursuant to Fed. R. Crim. P. 32(i) of the Federal Rules of Criminal Procedure and the Local Criminal Rules. If any party wishes to present material to the Court related to the sentencing, such party must file, or otherwise make available to, and serve opposing counsel/parties and the assigned United States Probation Officer, such information or evidence no later than **two (2) weeks** before the scheduled sentencing hearing. The foregoing notwithstanding, a statement of each party's position concerning sentencing shall be filed, or otherwise made available, and served no later than two (2) weeks before the sentencing hearing and the proof of service shall reflect service on the Probation Officer. The Probation Officer must be able to prepare and disclose any addendum that may be required in response to new information and/or evidence and/or a party's sentencing position. Failure to timely file or present and serve such information or evidence or statement of position may result in such

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2	information not being considered by the Court in imposing a defendant's sentence.		
3			
4	If any item regarding pretrial or trial is not specifically addressed in this		
5	Order, the Local Rules and Federal Rules of Criminal Procedure shall be observed.		
6	The Court thanks counsel and the parties for their anticipated cooperation.		
7	IT IS SO ORDERED.		
8	DATED M. 1.1.2010		
9	DATED: March 1, 2019  /s/ S. James Otero S. James Otero United States District Judge		
10	United States District Judge		
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